## Case 2:21-cv-00640-MCE-DMC Document 118 Filed 09/10/21 Page 1 of 4 LEGAL SERVICES OF NORTHERN CALIFORNIA 1 CORY TURNER, SBN # 285235 E-mail: cturner@lsnc.net 2 541 Normal Avenue Chico, CA 95928 3 Telephone: (530) 345-9491 Fax: (530) 345-6913 4 SARAH J. STEINHEIMER. SBN # 267552 5 E-mail: ssteinheimer@lsnc.net 6 STEPHEN E. GOLDBERG, SBN # 173499 E-mail: sgoldberg@lsnc.net 517 12th Street 7 Sacramento, CA 95928 Telephone: (916) 551-2150 8 Fax: (916) 551-2195 9 Attorneys for Plaintiffs Additional counsel continued on next page 10 11 Roger A. Colvin, Esq. (68773) Vincent C. Ewing, Esq. (177708) 12 Eric G. Salbert, Esq. (276073) ALVAREZ-GLASMAN & COLVIN 13 Attorneys at Law 13181 Črossroads Parkway North, Suite 400 14 City of Industry, CA 91746 (562) 699-5500 · Facsimile (562) 692-2244 vewing@agclawfirm.com; rcolvin@agclawfirm.com 15 esalbert@agclawfirm.com: 16 Attorneys for Defendants 17 UNITED STATES DISTRICT COURT 18 EASTERN DISTRICT OF CALIFORNIA SACRAMENTO DIVISION 19 20 Case No. 2:21-cv-00640-MCE-DMC 21 BOBBY WARREN; ANDY LAMBACH; JONATHON WILLIAMS; MICHAEL 22 SAMUELSON; TRACY MILLER; JOINT STATUS REPORT, STIPULATION TONA PETERSEN; CAROL BETH AND ORDER 23 THOMPSON; CHRISTA STEVENS, Plaintiffs, 24 Judge: Hon. Morrison C. England, Jr. 25 v. CITY OF CHICO; CITY OF CHICO 26 POLICE DEPARTMENT. 27 Defendants. 28

JOINT STATUS REPORT, STIPULATION AND ORDER (Warren, et al. v. Chico)

## Case 2:21-cv-00640-MCE-DMC Document 118 Filed 09/10/21 Page 2 of 4 WESTERN CENTER ON LAW & POVERTY ALEXANDER PRIETO, SBN # 270864 Email: aprieto@wclp.org ROBERT D. NEWMAN, SBN # 86534 Email: rnewman@wclp.org RICHARD ROTHSCHILD, SBN # 67356 Email: rrothschild@wclp.org 3701 Wilshire Blvd., Suite 208 Los Angeles, CA 90010 Telephone: (213) 487-7211 Fax: (213) 487-0242 Attorneys for Plaintiffs JOINT STATUS REPORT, STIPULATION AND ORDER (Warren, et al. v. Chico)

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WHEREAS, on July 2, 2021, the Court referred the parties to Magistrate Judge Kendall J. Newman for a settlement conference and ordered the parties to file a joint status report not later than seven (7) days after the conclusion of the settlement conference (ECF No. 103);

WHEREAS, on July 22, 2021, the parties filed their Joint Rule 26(f) Report (ECF No. 113) that provided in Section VI for proposed dates for future proceedings in this lawsuit, such as the Non-expert Discovery Cutoff;

WHEREAS, on August 3, 2021, Defendant City of Chico introduced an ordinance amending the provisions in the City of Chico Municipal Code at issue in this lawsuit, namely titles 9, 12, and 12R, to regulate the act of camping and storing personal property on public property;

WHEREAS, on August 30, 2021, the parties held a settlement conference before Magistrate Judge Kendall J. Newman, during which significant progress was made (ECF No. 115), and the parties agreed to hold a further settlement conference on September 10, 2021, at 9:00 AM;

WHEREAS, the parties agree this Joint Status Report, Stipulation and Order is intended to satisfy their obligation to provide a joint status report not later than seven (7) days after the conclusion of the August 30, 2021, settlement conference;

WHEREAS, the parties agree that it is most efficient to hold off on discovery and other matters in this lawsuit until after the September 10, 2021, settlement conference and to continue the future proceedings listed in Section VI of the parties' Joint Rule 26(f) Report for two months to devote all their collective resources to the settlement process;

IT IS THEREFORE STIPULATED, through the parties' respec

IT IS THEREFORE STIPULATED, through the parties' respective undersigned counsel of record, and ordered by this Court as follows:

- 1. The parties shall not conduct discovery until after the September 10, 2021, settlement conference overseen by Magistrate Judge Kendall J. Newman;
- 2. In the event that Defendant City of Chico adopts the ordinance amending titles 9, 12, and 12R of the City of Chico Municipal Code, Defendants will not seek to enforce the amended ordinances or file a motion to dissolve the preliminary injunction while the parties continue

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1	to participate in settlement negotiations overseen by	Magistrate Judge Kendall J. Newman;	
2	and		
3	3. The future proceedings listed in Section VI of the parties' Joint Rule 26(f) Report (ECF No.		
4	113) are continued to the following dates:		
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6	Non-expert Discovery Cut-Off	August 9, 2022	
7	Expert Disclosures	October 10, 2022	
8	Rebuttal Expert Disclosures	November 9, 2022	
9	Expert Discovery Cutoff	December 29, 2022	
10	Last Day to File Dispositive Motion	February 7, 2023	
11	Last Day to File Opposition to Dispositive Motion	February 28, 2023	
12	Last Day to File Reply Re Dispositive Motion	March 14, 2023	
13	Motions Hearing Cut-Off	March 21, 2023	
14			
15	IT IS SO STIPULATED		
16	DI A DATENCE	DEEDEND AND	
17	PLAINTIFFS:	DEFENDANTS:	
18	DATED: September 7, 2021	DATED: September 7, 2021	
19	/s/ Cory Turner	Gir A. Balled	
20	Legal Šervices of Northern California By: Cory Turner	Alvarez-Glasman & Colvin By: Vincent C. Ewing	
21	Attorney for Plaintiffs	Eric G. Salbert Attorneys for Defendants	
22	WE IS SO OD THE T		
23	IT IS SO ORDERED.		
24	Dated: September 10, 2021		
25	MORRISON C. ENGLAND, JR.		
26		STATES DISTRICT JUDGE	
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